

SENATE FILE 2088

S-5040

1 Amend Senate File 2088 as follows:

2 1. Page 32, after line 22 by inserting:

3 <Sec. \_\_\_\_\_. Section 8.54, Code 2009, is amended by  
4 adding the following new subsection:

5 NEW SUBSECTION. 6A. If a bill or joint resolution  
6 provides for new revenue or appropriations bonding  
7 authority, or an expansion of existing revenue or  
8 appropriations bonding authority, which bonds are  
9 funded in whole or in part from moneys from the general  
10 fund or from another portion of the state treasury,  
11 the bill or joint resolution shall not become law  
12 unless approved by the affirmative votes of at least  
13 two-thirds of the whole membership of each house of the  
14 general assembly.>

15 2. Page 33, after line 8 by inserting:

16 <Sec. \_\_\_\_\_. NEW SECTION. 8A.440 Group health  
17 insurance premium costs.

18 1. A state employee excluded from collective  
19 bargaining as provided in chapter 20 who is a member of  
20 a state group health insurance plan for employees of  
21 the state established under chapter 509A shall pay at  
22 least forty dollars per month of the total premium for  
23 such insurance.

24 2. Collective bargaining agreements entered into  
25 pursuant to chapter 20 for state employees shall  
26 provide that a state employee covered by that agreement  
27 who is a member of a state group health insurance plan  
28 for employees of the state established under chapter  
29 509A shall pay at least forty dollars per month of the  
30 total premium for such insurance.

31 Sec. \_\_\_\_\_. Section 68B.8, Code 2009, is amended by  
32 adding the following new unnumbered paragraph:

33 NEW UNNUMBERED PARAGRAPH. A state agency of the  
34 executive branch of state government shall not employ  
35 a person through the use of its public funds whose  
36 position with the agency is primarily representing the  
37 agency relative to the passage, defeat, approval, or  
38 modification of bills that are being considered by the  
39 general assembly.

40 Sec. \_\_\_\_\_. APPLICABILITY. The provision of  
41 this division of this Act enacting section 8A.440,  
42 subsection 2, applies to collective bargaining  
43 agreements entered into on or after the effective date  
44 of this division of this Act.>

45 3. Page 34, after line 30 by inserting:

46 <Sec. \_\_\_\_\_. COLLECTIVE BARGAINING AGREEMENT —  
47 RENEGOTIATION — COMPENSATION TERMS.

48 1. The general assembly finds that in order to  
49 avoid layoffs, reductions in salary costs must be  
50 achieved. As a result, the governor, the state court

1 administrator, and the state board of regents shall  
2 renegotiate with state labor unions the collective  
3 bargaining agreements effective during the fiscal year  
4 beginning July 1, 2010, and ending June 30, 2011.

5 2. The governor, the state court administrator,  
6 and the state board of regents shall apply all of  
7 the following terms in the renegotiated collective  
8 bargaining agreements effective during the fiscal year  
9 beginning July 1, 2010, and ending June 30, 2011:

10 a. A cost of living increase shall not be granted.  
11 The pay plans as they exist for the fiscal year ending  
12 June 30, 2010, shall be the pay plans used for the  
13 fiscal year ending June 30, 2011.

14 b. A five percent salary decrease shall be  
15 implemented. The salary decrease shall be calculated  
16 using the pay plans as they exist for the fiscal year  
17 ending June 30, 2010.

18 c. Employees shall not receive a step increase or  
19 the equivalent of a step increase.

20 3. For the fiscal year beginning July 1, 2010, and  
21 ending June 30, 2011, the provisions of subsection 2  
22 shall apply to all pay plans provided for in section  
23 8A.413, subsection 3, and shall apply to all employees  
24 not covered by a collective bargaining agreement.

25 4. For the fiscal year beginning July 1, 2010, and  
26 ending June 30, 2011, the provisions of subsection 2  
27 shall apply to all state board of regents employees not  
28 covered by a collective bargaining agreement.

29 5. For the fiscal year beginning July 1, 2010, and  
30 ending June 30, 2011, the provisions of subsection 2  
31 shall apply to all legislative and judicial branch  
32 employees not covered by a collective bargaining  
33 agreement.

34 6. Any moneys appropriated from the general fund of  
35 the state to a department, commission, board, agency,  
36 the state board of regents, the judicial branch, or  
37 the legislative branch for purposes of salaries that  
38 are not expended as a result of the provisions of  
39 subsection 2 shall remain in the general fund and shall  
40 not be expended for any other purpose.

41 Sec. \_\_\_\_\_. EFFECTIVE UPON ENACTMENT. The section  
42 of this division of this Act concerning collective  
43 bargaining agreement renegotiation, being deemed of  
44 immediate importance, takes effect upon enactment.>

45 4. Page 243, after line 9 by inserting:

46 <DIVISION \_\_\_\_\_  
47 ONGOING PROGRAM REVIEW

48 Sec. \_\_\_\_\_. NEW SECTION. 8.71 Ongoing program review  
49 — repeal dates.

50 1. The general assembly finds that a regular review

1 of the programs and projects administered by state  
2 government is necessary to determine whether each  
3 program and project is effectively and efficiently  
4 meeting the needs for which created and whether the  
5 needs remain in place. The general assembly further  
6 finds that a regular, systematic review process can  
7 identify the programs and projects that are no longer  
8 relevant or functioning at a desirable level and can  
9 eliminate or reorganize those programs and projects so  
10 that state resources can be used most effectively or  
11 diverted to other priorities.

12 2. The committees on state government of the  
13 senate and house of representatives shall propose  
14 legislation for consideration by the Eighty-fourth  
15 General Assembly, 2011 Session, providing a staggered  
16 schedule for establishing an automatic repeal date for  
17 each program or project administered by a department of  
18 state government over the succeeding four-year period.  
19 The committees on state government shall consult with  
20 the office of the governor and the department of  
21 management in formulating the staggered schedule and  
22 the office and department shall cooperate in providing  
23 necessary information requested by either committee.  
24 The repeal date provisions shall be implemented  
25 in a manner so that any program or project that is  
26 reauthorized by law is again subject to automatic  
27 repeal four years after reauthorization.>

28 5. Page 243, before line 30 by inserting:

29 <DIVISION  
30 EXPENDITURE LIMITATION CONSTITUTIONAL AMENDMENT  
31 Sec. \_\_\_\_\_. BUDGETING PRACTICES — LEGISLATIVE  
32 INTENT. The general assembly finds that the state  
33 general fund expenditure limitation law has been an  
34 effective and useful tool for prudent state budgeting  
35 when the law has been properly applied to limit  
36 expenditures to not more than ninety-nine percent of  
37 available state revenues. Maintaining the law's proper  
38 application will result in Iowa maintaining a balanced  
39 budget and healthy reserve fund balances. Much as the  
40 families of Iowa have found the need to apply difficult  
41 measures in order to live within their means with  
42 reduced economic resources, the general assembly finds  
43 that making the expenditure limitation law part of the  
44 state constitution would assure that the state will  
45 also maintain discipline over public resources into the  
46 future. Therefore, the general assembly intends to  
47 move forward to allow consideration by the people of  
48 Iowa of an amendment to add Iowa's state general fund  
49 expenditure limitation law to the Constitution of the  
50 State of Iowa.>

1 6. By renumbering as necessary.

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